

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION

MARGUERITE HOFFMAN, §
§
Plaintiff, § § Civil Action No. 3:10-CV-0953-D
VS. §
§
L&M ARTS, et al., §
§
Defendants. §

ORDER

On August 24, 2012 defendant L&M Arts (“L&M”) filed an appendix to its summary judgment reply brief. Because L&M did not first obtain leave of court to file the appendix, the court will not consider it in deciding L&M’s summary judgment motion. *See Dethrow v. Parkland Health Hosp. Sys.*, 204 F.R.D. 102, 104 (N.D. Tex. 2001) (Fitzwater, J.) (holding that party may not file summary judgment reply appendix without first obtaining leave of court).

SO ORDERED.

August 28, 2012.



SIDNEY A. FITZWATER
CHIEF JUDGE